NUTS AND NUT PRODUCTS

19487. Adulteration of shelled peanuts and unshelled peanuts. U. S. v. 75 Bags, etc. (F. D. C. No. 33637. Sample Nos. 18011-L, 18012-L.)

LIBEL FILED: August 13, 1952, Southern District of California.

ALLEGED SHIPMENT: On or about May 25, 1952, by Albemarle Peanut Co., Inc., from Edenton, N. C.

PRODUCT: 75 110-pound bags of shelled peanuts and 380 96-pound bags of unshelled peanuts at Wilmington, Calif.

LABEL, IN PART: "Albemarle Brand Medium Virginia Shelled Peanuts" or "Albemarle Brand Selected Hand Picked Jumbo Peanuts."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of insect-infested peanuts, and of a decomposed substance by reason of the presence of moldy peanuts.

Disposition: August 29, 1952. Albemarle Peanut Co., Inc., claimant, having consented to the entry of a decree, judgment was entered and the court ordered that the products be released under bond for fumigation and reconditioning, under the supervision of the Federal Security Agency.

As a result of the reconditioning operations, approximately 10,500 pounds of the products were found unfit and were denatured.

19488. Adulteration of shelled peanuts. U. S. v. 425 Bags * * *. (F. D. C. No. 33638. Sample No. 39858-L.)

LIBEL FILED: August 13, 1952, Southern District of California.

ALLEGED SHIPMENT: The product was shipped by Birdsong Storage, Inc., from Suffolk, Va., and was unloaded at Los Angeles, Calif., on July 29, 1952.

PRODUCT: 425 100-pound bags of shelled peanuts at Downey, Calif.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insect-infested peanuts, and of a decomposed substance by reason of the presence of moldy peanuts.

Disposition: August 26, 1952. The All American Nut Co., Downey, Calif., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for reconditioning, under the supervision of the Federal Security Agency. The reconditioning operation resulted in the segregation of 1,769 pounds of the product as unfit and in the denaturing of that amount for use as animal

feed.

19489. Adulteration of pecan halves. U.S. v. 20 Cases * * *. (F. D. C. No. 33647. Sample No. 27492-L.)

LIBEL FILED: August 15, 1952, District of Nevada.

ALLEGED SHIPMENT: On or about July 18, 1952, by J. Barsotti & Co., from Chicago, Ill.

PRODUCT: 20 30-pound cases of pecan halves at Reno, Nev.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of moldy and decomposed nuts.